

IN THE SUPREME COURT OF THE STATE OF NEVADA

NORMAN KEITH FLOWERS A/K/A
NORMAN HAROLD FLOWERS, III,
Appellant,

vs.

THE STATE OF NEVADA,
Respondent.

NORMAN HAROLD FLOWERS, III,
Appellant,

vs.

THE STATE OF NEVADA,
Respondent.

No. 53159

FILED

FEB 08 2019

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY S. Young
DEPUTY CLERK

No. 55759

ORDER DIRECTING SUPPLEMENTAL AUTHORITIES

These consolidated appeals from a 2009 judgment of conviction, pursuant to jury verdict, of burglary, first-degree murder, and sexual assault and from a 2010 order denying a new trial were recently reinstated, after several years of litigation resulted in the withdrawal of a guilty plea agreement pursuant to which the appeals previously were dismissed. Considering the age of the briefs in this case, the parties are directed to file supplemental authorities updating the citations therein. Appellant shall have 14 days from the date of this order to file and serve supplemental authorities that support the arguments raised in his opening and reply briefs. Respondent shall then have 14 days from the date when appellant's supplement authorities are filed to file and serve responding supplemental authorities in support of the arguments raised in its answering brief. In accordance with NRAP 31(e), the parties' supplements "shall provide references to the page(s) of the brief that is being supplemented" and "shall further state concisely and without argument the legal proposition for which each supplemental authority is cited." Additionally, the parties "may

not raise any new points or issues.” NRAP 31(e). The parties’ filings shall not exceed 15 pages or one-half the type-volume specified for an opening or answering brief in a noncapital case by NRAP 32(a)(7)(A)(ii). If the parties do not believe relevant supplemental citations are available, their responses may so state. No extensions of time will be permitted.

It is so ORDERED.

 C.J.

cc: Special Public Defender
Attorney General/Carson City
Clark County District Attorney